Case 2:20-cr-00213-KJM Document 177 Filed 11/28/22 Page 1 of 2

UNITED STATES COURT OF APPEALS

FOR THE NINTH CIRCUIT

FILED

NOV 28 2022

MOLLY C. DWYER, CLERK U.S. COURT OF APPEALS

UNITED STATES OF AMERICA,

Plaintiff - Appellee,

v.

CHALONER SAINTILLUS, AKA Shalam Ali El Bey,

Defendant - Appellant.

No. 22-10149

D.C. No. 2:20-cr-00213-KJM-1 U.S. District Court for Eastern California, Sacramento

MANDATE

The judgment of this Court, entered August 19, 2022, takes effect this date.

This constitutes the formal mandate of this Court issued pursuant to Rule 41(a) of the Federal Rules of Appellate Procedure.

FOR THE COURT:

MOLLY C. DWYER CLERK OF COURT

By: Rebecca Lopez Deputy Clerk Ninth Circuit Rule 27-7

UNITED STATES COURT OF APPEALS

FILED

FOR THE NINTH CIRCUIT

AUG 19 2022

MOLLY C. DWYER, CLERK U.S. COURT OF APPEALS

UNITED STATES OF AMERICA,

No. 22-10149

Plaintiff-Appellee,

D.C. No. 2:20-cr-00213-KJM-1 Eastern District of California, Sacramento

v.

ORDER

CHALONER SAINTILLUS, AKA Shalam Ali El Bey,

Defendant-Appellant.

Before: S.R. THOMAS, PAEZ, and LEE, Circuit Judges.

A review of the record and the parties' responses to this court's July 6, 2022, order to show cause demonstrates that the court lacks jurisdiction over this appeal because the district court's orders terminating self-representation, appointing counsel, and denying numerous other pretrial motions are not appealable as final judgments or orders that come within the collateral order doctrine. *See* 28 U.S.C. § 1291; *Midland Asphalt Corp. v. United States*, 489 U.S. 794, 798-99 (1989) (describing collateral order doctrine).

All pending motions are denied.

DISMISSED.